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COMMISSIONER FOR PATENTS" UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231

www.uspto.gov

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

10/001,937

Post Office Box 26618

Milwaukee, WI 53226-0618

RYAN KROMHOLZ & MANION, S.C.

10/25/2001

Christopher R. Ralph

1759.17239-FOR

CONFIRMATION NO. 8882

FORMALITIES LETTER

OC000000007303518

Date Mailed: 01/14/2002

THE RESIDENCE OF THE PROPERTY OF THE PROPERTY

Control of the State of the Sta NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

COPY OF PAPERS

ORIGINALLY FILED

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- · The statutory basic filing fee is missing. Applicant must submit \$ 740 to complete the basic filing fee for a non-small entity. If appropriate, applicant may make a written assertion of entitlement to small entity status and pay the small entity filing fee (37 CFR 1.27).
- Total additional claim fee(s) for this application is \$252.
 - \$252 for 3 independent claims over 3.
- The oath or declaration is missing. A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(I) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.

• The balance due by applicant is \$ 1122.

A copy of this notice MUST be returned with the reply (5000)

Solvision (703) 308-1202
PART 2 - COPY TO BE RETURNED WITH RESPONSE

2007/02/20

88686

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PATENT

Examiner: Unknown

IN THE UNITED STATESPETENT AND TRADEMARK OFFICE

MAR 1 5 2002

In re application of:

Ralph et al.

Serial No.:

10/001,937

Filed:

Company of the

25 October 2001

For

SYSTEMS AND METHODS FOR REDUCING FRACTURED BONE USING A FRACTURE

REDUCTION CANNULA

Commissioner of Patents and Trademarks

Washington, D.C. 20231

ATTENTION: Application Division

COPY OF PAPERS ORIGINALLY FILES

COMPLETION OF FILING REQUIREMENTS

(check and complete this item, if applicable)

[x] This replies to the Notice to File Missing Parts of Application (PTO-1533) mailed

The first of the second of the

NOTE: If these papers are filed before the office letter issues adequate identification of the original papers should be made, e.g., in addition to the name of the inventor and title of invention, the filing date based on the "Express Mail" procedure, the serial number from the return post card or the attorney's docket number added,

[x] A copy of the Notice to File Missing Parts of Application Filing Date)
Granted (Form PTO-1533) is enclosed.

The PTO requires that a copy of Form PTO-1533 be returned with the response to the notice to file missing parts to the application.

DECLARATION OR OATH

II. [x] No original declaration or oath was filed and enclosed is the original declaration or oath for this application.

CERTIFICATE OF MAILING (37 CFR 1.8a)

I hereby certify that this paper (along with any paper referred to as being transmitted therewith) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the: Commissioner of Patents and Trademarks, Washington, D.C. 20231.

(Signature of person mailing paper)

Date: 7 March 2002

	[]		iginal declaration or oath which was filed was determined to be defective. A new all oath or declaration is attached.							
NOTE:	37 CFR without	R 1.41(a) points out that "Full names must be stated, including the family name and at least one given name It abbreviation together with any other given name or initial."								
NOTE:	For sure	charge fee	o for filing declaration after filing date complete item VI(3) below.							
NOTE:	INVENTOR FILED A REFER AND FIL ATTOR CUTED STATE MENTS BE A V	RAND (1) AND THE ENCE TO LED WITH NEY THA BY SIGN MENT TH STHERET ERIFIED	nums in the declaration for identification of the specification to which it applies are the name of the SERIAL NUMBER (2) ATTORNEY DOCKET NUMBER WHICH WAS ON THE APPLICATION AS FILING DATE (3) TITLE OF THE INVENTION AND FILING DATE (4) TITLE OF INVENTION AND A SPECIFICATION WHICH IS ATTACHED TO THE DECLARATION AT THE TIME OF EXECUTION IT THE DECLARATION OR (5) TITLE OF INVENTION AND A STATEMENT BY A REGISTERED THE APPLICATION FILED IN THE PTO IS THE APPLICATION WHICH THE INVENTOR EXE- ING THE DECLARATION. IF IDENTIFICATION (4) IS USED IT MUST BE ACCOMPANIED BY A AT THE "ATTACHED" SPECIFICATION IS A COPY OF THE SPECIFICATION AND ANY AMEND- O WHICH WERE FILED IN THE PTO TO OBTAIN THE FILING DATE; SUCH A STATEMENT MUST STATEMENT IF MADE BY A PERSON NOT REGISTERED TO PRACTICE BEFORE THE PTO. TEMBER 12, 1983 (1035 O.G. 3).							
NOTE:	number	, useful w	found acceptable in the declaration is the filing date (i.e., date of express mail) and the express mail here the serial number is not yet known. But note the practice where the express mail deposit is a v or holiday within the District of Columbia. 37 CFR 1.10(c).							
			(complete (c) or (d), if applicable)							
Attach	ed is a									
	(c)	[x]	Statement by a registered attorney that the application filed in the PTO is the application which the inventor executed by signing the declaration.							
	(d)	[]	Statement that the "attached" specification is a copy of the specification and any amendments thereto which were filed in the PTO to obtain the filing date.							
	,		AMENDMENT CANCELLING CLAIMS							
III.	[]	Cance	I claims _ inclusive.							
IV.			TRANSMITTAL OF ENGLISH TRANSLATION OF NON-ENGLISH LANGUAGE PAPERS							
	[]	tion pa	tted herewith is a verified English translation of the non-English language applica- pers as originally filed. It is requested that this translation be used as the copy imination purposes in the PTO.							
NOTE:	For fee processing a non-English application complete item VI(5) below.									

NOTE: A non-English oath or declaration in the form provided or approved by the PTO need not be translated. 37 CFR 1.69(b).

NOTE: The translation for a regular application filed in a foreign language must be verified. 37 CFR 1.52(d).

VI.



The applicant is a small entity and is entitled to Small Entity Status. [X]

VI.		COMPLETION FEES								
ı	WARNING:	Failure to submit the surcharge fees where required will cause the application to become abandoned. 37 CFR 1.53(d).								
	NOTE [.]	of a sma	3 are reduced by 50% where proo he full fee was paid but a verified e excess fee paid will be refunded							
•	1.	Filing	fee							
		[X]	original patent application (37 CFR 1.16(a)) \$740.00; Small entity-\$370.00	\$ 370.00						
		[]	design application (37 CFR 1.16(f)) \$330.00; small entity-\$165.00	\$						
	2.	fees fo	or claims							
		[X]	each independent claim in excess of 3 (37 CFR 1.16(b)-\$84.00; small entity-\$42.00)	\$ <u>126.00</u>						
		[x]	each claim in excess of 20 (37 CFR 1.16(c)-\$18.00; small entity-\$9.00)	\$56.00						
		[X]	multiple dependent claim(s) (37 CFR 1.16(d)-\$280.00; small entity-\$140.00)	\$140.00						
	3.	surcha	arge fees							
		[x]	late payment of filing fee							
			and/or							
		[x]	late filing of original declaration or oath (37 CFR 1.16(e)-\$130.00; small entity-\$65.00);	\$ 65.00						
NOTE	: Even wh		imile declaration or oath signed by the inventor(s) was part of the origina	ally filed papers the surcharge fee						
NOTE		e filing fee CFR 1.16	e and declaration or oath were missing from the original papers only on (e).	e surcharge fee for both need be						
	4.	[]	petition and fee for filing by other than all the invento or a person not the inventor (37 CFR 1.17(h) and 1.47-\$130.00)	rs \$						
	5.	[]	fee for processing an application filed with a specific in a non-English language (37 CFR 1.17(k) and 1.52(d)-\$130.00)	ation \$						

•	0.	. []		i)and1.53(d)-\$300		\$		
NOTE:	37 CFR 1.21(I) establishes a fee for processing and retaining any application which is abandoned for failing to complete the application pursuant to 37 CFR 1.53(d) and this, as well as, the changes to 37 CFR 1.53 and 1.78 indicate that in order to obtain the benefit of a prior U.S. application, either the basic filing fee or the processing and retention fee of S 1.21(1) within 1 year of notification under S1.53(d) must be paid.							
			Total c	ompletion fees		\$	755.00	
VII.				EXTENSION OF	TIME			
			(o	complete (a) or (b) as	applicable)			
The pr	ocee	dings here	ein are for a pate	nt application and	the provisions	of 37 CFR	1.136(a)	apply.
	(a)	[]	• •	ons for an extensi I), for the total nur				t out in 37
		ension nths)		Fee for other tha Small Entity		Fee for Small Entity		
	[] [] []	one mon two mont three mo four mon five mont	ths nths ths	\$ 110.00 \$ 400.00 \$ 920.00 \$1440.00 \$1960.00	\$200.00 \$460.00 \$720.00		COPY OF PAP ORIGINALLY F	
	If a	n addition	al extension of ti	me is required ple	ease consider t	his a petition	n therefo	r.
			(check and c	complete the next	item, if applica	able)		
		[]		or months is deduct ow requested.				
			Extension fee of	due with this requ	est	\$		
				or				
	(b)	[X]	tional petition i	ves that no extens s being made to verlooked the nee	provide for the	possibility	that appl	icant has
VIII. The to	tal fee	e due is		TOTAL FEE D	UE			
	Con	npletion fe	e(s) \$ <u>755.00</u>					
	Exte	ension fee	(if any) \$0.0_					
			TOTAL FEE D	UE \$ <u>755.00</u>				

PAYMENT OF FEES

	[X]	enclos	ed is a check in th	e amount of	\$ <u>795.00</u>	_ (includes a	ssignment	recordal)
	[]		e Account No is attached.	in the	amount of	f \$	A duplic	cate of this re-
NOTE:	Fees si	hould be ite	mized in such a manner	that it is clear f	or which purpo	se the fees are _l	paid. 37 CFR 1	1.22(b).
Х.			AUTHORIZATIO	N TO CHAP	RGE ADDIT	TIONAL FEE	S	
WARNIN	IG:	ACCUR. HIGH CI	ATELY COUNT CLAIMS HARGES IF EXTRA CL	S, ESPECIALLY AIMS ARE AUT	MULTIPLE DI HORIZED.	EPENDANT CL	AIMS, TO AVC	ID UNEXPECTED
		[x]	The Commission which may be required to Account No	uired by this	paper and			
		[x]	37 CFR 1.16 (a),	(f) or (g) (fil	ing fees)	i		
		[x]	37 CFR 1.16 (b),	(c) and (d)	presentation	on of extra cl	aims)	
NOTE:	or these of fee d	e claims car eficiency (3	I fees for excess or multi ncelled by amendment p 7 CFR 1.16(d)), it might amendments after final	rior to the expira be best not to au	tion of the time	e period set for re	esponse by the	PTO in any notice
		[x]	37 CFR 1.16(e) (date later than th				e and/or de	eclaration on a
		[x]	37 CFR 1.17 (ap	plication pro	cessing fee	es)		
WARNIN	AL AF	JTHORIZAT PROPRIAT	FR 1.17(A), (B), (C) A FION SHOULD BE M FE EXTENSION FEE UI BION IS FILED." (EMPH	IADE ONLY VINDER 37 CFR 1	/ITH THE KI .136(A) IS TO	NOWLEDGE T NO AVAIL UNLE	HAT: "SUBMI ESS A REQUE	SSION OF THE ST OR PETITION
	[]	37 CFR 1.18 (issu CFR 1.311(b))	e fee at or be	efore mailing	g of Notice of	Allowance,	pursuant to 37
NOTE:	Allowan		ation to charge the iss le fee will be automatica					
NOTE:	prior status n	to paying, o	uires "Notification of any or at the time of paying . de even if the fee is paid tity.	issue fee" Fro	om the wording	g of 37 CFR 1.2	8(b): (a) notific	ation of change of
Reg. N	o. <u>29</u>	9,243			(Signature o	f Attorney)	Ö	
Teleph	one No	o.: (262)	783 - 1300		(Type or Prid RYAN KF P.O. Box	el D. Ryan nt Name of Attor ROMHOLZ & 26618 ee, Wisconsii	MANION,	S.C.



PATENT

ADDED PAGES FOR APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED

NOTE: "In order for an application to claim the benefit of a prior filed copending national application, the prior application must name as an inventor at least one inventor named in the later filed application and disclose the named inventor's invention claimed in at least one claim of the later filed application in the manner provided by the first paragraph of 35 U.S.C. 112." 37 CFR 1.78(a).

NOTE: "IN ADDITION THE PRIOR APPLICATION MUST BE (1) COMPLETE AS SET FORTH IN S 1.51, OR (2) ENTITLED TO A FILING DATE AS SET FORTH IN S 1.53(B) AND INCLUDE THE BASIC FILING FEE SET FORTH IN S 1.16; OR (3) ENTITLED TO A FILING DATE AS SET FORTH IN S 1.53(B) AND HAVE PAID THEREIN THE PROCESSING AND RETENTION FEE SET FORTH IN S 1.21(L) WITHIN THE TIME PERIOD SET FORTH IN S 1.53(D)."37 CFR 1.78(A).

17. Relate Back-35 U.S.C. 120

NOTE: "ANY APPLICATION CLAIMING THE BENEFIT OF A PRIOR FILED COPENDING NATIONAL OR INTERNATIONAL APPLICATION MUST CONTAIN OR BE AMENDED TO CONTAIN IN THE FIRST SENTENCE OF THE SPECIFICATION FOLLOWING THE TITLE A REFERENCE TO SUCH PRIOR APPLICATION IDENTIFYING IT BY SERIAL NUMBER AND FILING DATE OR INTERNATIONAL APPLICATION NUMBER AND INTERNATIONAL FILING DATE AND INDICATING THE RELATIONSHIP OF THE APPLICATIONS." 37 CFR 1.78(A). SEE ALSO THE NOTICE OF APRIL 28, 1987 (1079 O.G. 32 TO 46).

[X] The specification includes the following recitation:

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Related Application: This application claims the benefit of United States provisional application Serial No. 60/243,194 filed 25 October 2000.

NOTE: THE PROPER REFERENCE TO A PRIOR FILED PCT APPLICATION WHICH ENTERED THE U.S. NATIONAL PHASE IS THE U.S. SERIAL NUMBER AND THE FILING DATE OF THE PCT APPLICATION WHICH DESIGNATED THE U.S.

NOTE: (1) WHERE THE APPLICATION BEING TRANSMITTED ADDS SUBJECT MATTER TO THE INTERNATIONAL APPLICATION THEN THE FILING CAN BE AS A CONTINUATION-IN-PART OR (2) IT IS DESIRED TO DO SO FOR OTHER REASONS, E.G. WHERE NO DECLARATION IS AVAILABLE, NO ENGLISH TRANSLATION IS AVAILABLE OR NO FEE IS TO BE PAID ON FILING THEN THE FILING CAN BE AS A CONTINUATION. IN THESE CASES THE INTERNATIONAL APPLICATION DESIGNATING THE U.S. IS TREATED AS THE PARENT CASE IN THE U.S. AND IS AN ALTERNATIVE TO THE COMPLETION OF THE INTERNATIONAL APPLICATION UNDER 35 U.S.C. 371(C)(4) WHICH MUST MEET THE REQUIREMENTS OF 37 CFR 1.61(A). THIS ALTERNATIVE PERMITS THE COMPLETION OF THE FILING REQUIREMENTS WITHIN ANY TERM SET BY THE PTO UNDER 37 CFR 1.53(D) TO WHICH THE EXTENSION PROVISIONS OF 37 CFR 1.136(A) APPLY. (WHEREAS, IF THE FILING IS AS AN INTERNATIONAL APPLICATION ENTERING THE U.S. STAGE THEN THE FEE, DECLARATION AND/OR ENGLISH TRANSLATION (WHERE NECESSARY) IS DUE WITHIN 20 MONTHS OF THE PRIORITY DATE BUT CAN BE PAID WITHIN 22 MONTHS OF THE PRIORITY DATE (OR IS DUE WITHIN 30 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE (OR IS DUE WITHIN 30 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 37 CFR 1.495(C); HOWEVER, THE PROVISIONS OF 37 CFR 1.136 DO NOT APPLY TO THIS 22 OR (32 MONTH) PERIOD. 37 CFR 1.61(B).)

NOTE: THE DEADLINE FOR ENTERING THE NATIONAL PHASE IN THE U.S. FOR AN INTERNATIONAL APPLICATION WAS CLARIFIED IN THE NOTICE OF APRIL 28, 1987 (1079 O.G. 32 TO 46) AS FOLLOWS:

"The Patent and Trademark Office considers the International applies" on to be pending until the 22nd month from the priority date if the United States has been designated and no Demand for International Preliminary Examination has been filed prior to the expiration of the 19th month from the priority date and until the 32nd month from the priority date if a Demand for International Preliminary Examination which elected the United States of America has been filed prior to the expiration of the 19th month from the

priority date, provided that a copy of the international application has been communicated to the Patent nd Trademark: Office within the 20 or 30 month period respectively. If a copy of the international application has not been communicated to the Patent and Trademark Office within the 20 or 30 month period respectively, the international application becomes abandoned as to the United States 20 or 30 months from the priority date respectivley. These periods have been placed in the rules as paragraph (h) of S 1.494 and paragraph (i) of S 1.495. A continuing application under 35 U.S.C. 365(c) and 120 may be filed anytime during the pendency of the international application."

18. Relate Back-35 U.S.C. 119 Priority Claim for Prior Application

					17, in turn							e U.S.,
		С	ountry		арр	ol. no.	<u> </u>	filed or	า			
	Th	e certi	fied co	py (ies)	has (have))						
	[]				·•	in p	rior applic	ation 0	/	······································	which w	as filed
	[]	is	s (are) a	attache	d							
WARNIN	IG:	PTO B COPY CERTI PLACE ENTEI SUCH CONT DOCU RESO NOTA CONT INTER	Y THE IN OF THE IFIED CO ED IN A I RED. SU CERTIF INUING MENTS URCES ITIONS, T INUING A RNATION	NTERNATE PRIORI DPY OF T FOLDER CH FOLD CHED COP APPLICA FROM T REQUIRE RANSFE APPLICAT AL APPLI	OF THE PRIO TIONAL BUREA TY APPLICAT THE PRIORITY AND IS NOT A DERS ARE DIS PIES MAY NO ITION. AN AL THE FOLDERS ED TO REQUE TO TO T	AU MAY NO TION IN TH Y APPLICAT ASSIGNED SPOSED OF OT BE AVA LTERNATIVE S AND TRA EST TRANS FIED COPIE STANTIAL. IICH HAVE I	OT BE RELIE JE CONTINU TION COMM A U.S. SER F IF THE NA ALABLE IF JE WOULD ANSFER TH SFER, RETR ES, ENTER A ACCORDIN NOT ENTER	ID ON WIT. JING APPA JUNICATEL JUNICATEL	HOUT ANY LICATION. D BY THE ER UNLES TAGE IS I LATER IN HYSICALL THE CONT FOLDERS EA RECOR	NEED TO THIS IS INTERNATES THE NATE OF ENTE THE PR Y REMOTINUING A S, MAKE S RD OF SU	O FILE A CE SO BECAL FIONAL BU ATIONAL S ERED. THEI OSECUTIO VE THE P APPLICATIO SUITABLE F CH COPIES ITS IN FOLL	ERTIFIED USE THE REAU IS TAGE IS REFORE IN OF A RIORITY ON. THE RECORD S IN THE DERS OF
19.	Ма	inten	ance o	f Cope	ndency of	Prior Ap	plication					
NOTE:	FOR	RESP	ONSE IS	FILED W	FA COPY OF 1 ITH THE PAPE 1985 (1060 0.G	ERS CONST						
	A.	[] 1	Extensi	ion of time	in prior	applicati	on				
					COMPLET PERIOD S							
			1		A petition, application					rm in th	e pendin	g prior
			ſ	. 1	A copy of t	he petitio	n filed in a	orior app	lication i	s attach	ed	

•	B	[]	Cond	tronal Petition for Extension of Time in Prior Application
			(con	nplete this item if previous item not applicable)
			[]	A conditional petition for extension of time is being filed in the pending prior application.
			[]	A copy of the conditional petition filed in the prior application is attached
20.	Furth	er Invei	ntorship	Statement Where Benefit of Prior Application(s) Claimed
NOTE:	INVENT FILED F THE INV	ORS NAM REQUEST VENTION	MED IN TH ING DELE BEING CL	ONTINUATION-IN-PART, OR DIVISIONAL APPLICATION IS FILED BY LESS THAN ALL THE HE PRIOR APPLICATION A STATEMENT MUST ACCOMPANY THE APPLICATION WHEN ETION OF THE NAMES OF THE PERSON OR PERSONS WHO ARE NOT INVENTORS OF AIMED IN THE CONTINUATION, CONTINUATION-IN-PART, OR DIVISIONAL APPLICATION. IS ADDED]. (DEALING WITH THE FILE WRAPPER CONTINUATION SITUATION).
NOTE:	BY AME WHERE ADDITION APPLICA NO ADD SAME O	ENDMENT A NEW CONALINV ATION W DITIONAL OR LESS	T, AN OAT DATH OR I ENTORS I HICH DISC OATH OR	NUATION-IN-PART APPLICATION WHICH ADDS AND CLAIMS ADDITIONAL DISCLOSURE H OR DECLARATION AS REQUIRED BY S 1.63 MUST BE FILED. IN THOSE SITUATIONS DECLARATION IS REQUIRED DUE TO ADDITIONAL SUBJECT MATTER BEING CLAIMED, MAY BE NAMED IN THE CONTINUING APPLICATION. IN A CONTINUATION OR DIVISIONAL CLOSES AND CLAIMS ONLY SUBJECT MATTER DISCLOSED IN A PRIOR APPLICATION, DECLARATION IS REQUIRED AND THE APPLICATION MUST NAME AS INVENTORS THE L. THE INVENTORS IN THE PRIOR APPLICATION. 37 CFR 1.60(C). (DEALING WITH THE IN).
			(com	plete applicable item (a), (b) and/or (c) below)
	(a)	[]	applic	pplication discloses and claims only subject matter disclosed in the prior ation whose particulars are set out above and the inventor(s) in this ation are
			[]	the same.
			[]	the following inventor(s) have been deleted:
				(type name(s) of inventor(s) to be deleted)
			[]	the following inventor(s) have been added:
				(type name(s) of inventor(s) to be added)
	(b)	[]	declar	application discloses and claims additional disclosure and a new ation or oath is being filed. With respect to the prior application the or(s) in this application are
			[]	the same.
			[]	the following inventor(s) have been deleted:
				(type name(s) of inventor(s) to be deleted)
			[]	the following inventor(s) have been added:

(type name(s) of inventor(s) to be added)

	(c) .	The inventorship for all the claims in this application are							
		[x]	the same.						
		[]	not the same, and an explanation, including the ownership of the various claims at the time the last claimed invention was made [] is submitted. [] will be submitted.						
21.	Aband	onment	t of Prior Application (if applicable)						
		when the	abandon the prior application at a time while the prior application is pending or he petition for extension of time or to revive in that application is granted and his application is granted a filing date so as to make this application copending id prior application.						
NOTE:	OF TIME APPLICA	CORDING TO THE NOTICE OF MAY 13, 1983 (103, TMOG 6-7) THE FILING OF A CONTINUATION OR ITINUATION-IN-PART APPLICATION IS A PROPER RESPONSE WITH RESPECT TO A PETITION FOR EXTENSION TIME OR A PETITION TO REVIVE AND SHOULD INCLUDE THE EXPRESS ABANDONMENT OF THE PRIOR LICATION CONDITIONED UPON THE GRANTING OF THE PETITION AND THE GRANTING OF A FILING DATE TO CONTINUING APPLICATION.							
22.	Petitio	n for Su	spension of Prosecution for the Time Necessary to File an Amendment						
WARNIN	SITU/ ANE/ INVE REJE	ATIONS W ARLIER AF NTION CL CTED ON	OF A NEW APPLICATION MAY BE FINALLY REJECTED IN THE FIRST OFFICE ACTION IN THOSE WHERE (1) THE NEW APPLICATION IS A CONTINUING APPLICATION OF, OR A SUBSTITUTE FOR, PPLICATION, AND (2) ALL THE CLAIMS OF THE NEW APPLICATION (A) ARE DRAWN TO THE SAME LAIMED IN THE EARLIER APPLICATION, AND (B) WOULD HAVE BEEN PROPERLY FINALLY THE GROUNDS OF ART OF RECORD IN THE NEXT OFFICE ACTION IF THEY HAD BEEN ENTERED OF APPLICATION." MPEP, S 706.07(B).						
NOTE:	CONTINU EXPERIM	JATION AI 1ENTAL D	SSIBLE THAT THE CLAIMS ON FILE WILL GIVE RISE TO A FIRST ACTION FINAL FOR THIS PPLICATION AND FOR SOME REASON AN AMENDMENT CANNOT BE FILED PROMPTLY (E.G., PATA IS BEING GATHERED) IT MAY BE DESIRABLE TO FILE A PETITION FOR SUSPENSION OF THE TIME NECESSARY.						
			(check the next item, if applicable)						
	[]		s provided herewith a Petition To Suspend Prosecution for the Time Necessary An Amendment (New Application Filed Concurrently)						